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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/564,174	01/10/2006	Franco D'Alcini	05357-PCT-PA	7160	
. =	7590 04/28/200 I N & KATZ , P.A	EXAMINER			
901 DULANEY VALLY ROAD , SUITE 400			STEPHENS, JACQUELINE F		
BALTIMORE,	MD 21204		ART UNIT PAPER NUMBER		
			3761		
			MAIL DATE	DELIVERY MODE	
			04/28/2009	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Applica	ation No.	Applicant(s)	
		,174	D'ALCINI, FRANCC)
Office Action Summar	y Examir	ier	Art Unit	
	Jacque	line F. Stephens	3761	
The MAILING DATE of this com Period for Reply	munication appears on	the cover sheet with th	e correspondence add	ress
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM THE Extensions of time may be available under the provafter SIX (6) MONTHS from the mailing date of this If NO period for reply is specified above, the maxin Failure to reply within the set or extended period for Any reply received by the Office later than three meanned patent term adjustment. See 37 CFR 1.704	HE MAILING DATE OF risions of 37 CFR 1.136(a). In no communication. The statutory period will apply and reply will, by statute, cause the apply and the statutory period at the statute.	THIS COMMUNICATI event, however, may a reply be d will expire SIX (6) MONTHS fr application to become ABANDO	ON. e timely filed rom the mailing date of this con NED (35 U.S.C. § 133).	
Status				
 Responsive to communication(s This action is FINAL. Since this application is in cond closed in accordance with the p 	2b)☐ This action is ition for allowance exce	pt for formal matters, p		merits is
Disposition of Claims				
4) ☐ Claim(s) 8 is/are pending in the 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 8 is/are rejected. 7) ☐ Claim(s) is/are objected 8) ☐ Claim(s) are subject to re Application Papers	is/are withdrawn from			
9)☐ The specification is objected to b	ov the Examiner.			
10) The drawing(s) filed on is Applicant may not request that any Replacement drawing sheet(s) incl 11) The oath or declaration is object	/are: a) accepted or objection to the drawing(suding the correction is req	s) be held in abeyance. Suired if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFF	
Priority under 35 U.S.C. § 119				
12) Acknowledgment is made of a c a) All b) Some * c) None 1. Certified copies of the pri 2. Certified copies of the pri 3. Copies of the certified copies of the sapplication from the Interest See the attached detailed Office of	of: prity documents have be prity documents have be poies of the priority documents have be poies of the priority documents have be priority documents have	een received. een received in Applic ments have been rece Rule 17.2(a)).	ation No ived in this National S	Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Reviolation Disclosure Statement(s) (PTO/SE Paper No(s)/Mail Date		4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:		

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed 1/2/09 have been fully considered but they are moot in view of the new rejection.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Brink USPN 3618608 in view of Kuen USPN 5304162. Brink discloses a unitary disposable incontinence device in that the entire structure presents a unitary device as shown in Figure 1. The device comprises a pad having integral front and back portions, 24 and 22, respectively depending from a back border and a belt integral with the back border of the pad, the belt being disposed exteriorly of the front and back sections (Figure 1). The belt includes two separate semi-belts including a right semi-belt 34 and a left semi-belt 32. Figure 1 shows the semi belts overlapped, which provides a folded portion. The limitations of nested and folded portions occur when in storage and are a function of use. The semi-belt portions of Brink are capable of being folded and nested for storage. The separate semi-belt portions have respective end portions and fastening

means 40,44 between the respective end portions provided by receiving material disposed on the belts, which comprises openings and complementary hook material (points) that fit into the front portion has fastening means 38. Brink does not teach adhesive fasteners, but instead teaches hook and loop fasteners. It would have been obvious to use adhesives since it is old and well known in the art that adhesives are functionally equivalent to hook and loop fasteners for securing an absorbent article about the user.

Brink does not teach the separate semi-belts are folded about themselves. Kuen teaches an absorbent article having separate semi-belts having a Z-fold for the benift of maintaining a releasable bond (Abtstract). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the semi-belts of Brink with a Z-fold as taught in Kuen. Doing so would provide a means for extending the belt so that the user can put the absorbent article on without having to unfasten a prefastened article.

Conclusion

3. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within

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TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacqueline F. Stephens whose telephone number is (571) 272-4937. The examiner can normally be reached on Monday-Friday 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tanya Zalukaeva can be reached on (571) 272-1115. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Jacqueline F Stephens/ Primary Examiner, Art Unit 3761